

**Verizon New England Inc.
d/b/a Verizon Massachusetts**

Commonwealth of Massachusetts

D.T.E. 03-60

Respondent: John Conroy
Title: Vice President

REQUEST: Conversent Communications of Massachusetts, LLC 's, Set #1

DATED: November 18, 2003

ITEM: Conversent 1-1 Of the dedicated transport routes (or pairs of ILEC wire centers) that are identified by you in your Initial Panel Testimony as meeting one or both of the FCC triggers, please identify which of these routes meet the FCC's Impairment Triggers for Dark Fiber Dedicated Transport.

REPLY: Based on the information available to it at the time of filing, Verizon MA believes the 194 routes identified in its Initial Panel Testimony meet the FCC's impairment triggers for dark fiber transport.

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ITEM: Conversent 1-2 For each of the 194 dedicated transport routes (or pairs of ILEC wire centers) identified in your Initial Panel Testimony as meeting one or both of the FCC's triggers, please separately identify each of the three or more carriers that you believe have deployed dedicated dark fiber transport facilities along the route to provide service to their retail customers (the self-provisioning trigger).

REPLY: The requested information is contained in the proprietary Attachments 6.A for LATA 126 and Attachments 6.A.1 for LATA 128 attached to Verizon MA's Initial Panel Testimony. Conversent has already been provided with a copy of those Attachments.

VZ # 2

**Verizon New England Inc.
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Respondent: John Conroy
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ITEM: Conversent 1-3 For each of the 194 dedicated transport routes (or pairs of wire centers) identified in your Initial Panel Testimony as meeting one or both of the FCC's triggers, please identify each of the two or more competing carriers that you believe have deployed their own dark fiber and offer it at wholesale on the same route.

REPLY: The requested information is contained in the proprietary versions of Attachments 6.B for LATA 126 and Attachments 6.B.1 for LATA 128 attached to Verizon MA's Initial Panel Testimony. Conversent has already been provided with a copy of those Attachments.

VZ # 3

**Verizon New England Inc.
d/b/a Verizon Massachusetts**

Commonwealth of Massachusetts

D.T.E. 03-60

Respondent: John Conroy
Title: Vice President

REQUEST: Conversent Communications of Massachusetts, LLC 's, Set #1

DATED: November 18, 2003

ITEM: Conversent 1-4 Please identify each of the CLECs that are actively collocated in the 194 pairs of wire centers identified on page 47 of your Initial Panel Testimony.

REPLY: Please see the proprietary versions of Attachments 6.A and 6.B for LATA 126 and Attachments 6.A.1 and 6.B.1 for LATA 128 attached to Verizon MA's Initial Panel Testimony. Conversent has already been provided with a copy of those Attachments. For each of the 194 routes that meet the FCC's transport triggers, the digit "1" appears under each CLEC collocated in the wire centers at each end of the route (i.e., in Wire Center 1 (shown in Column A) and Wire Center 2 (shown in Column C)).